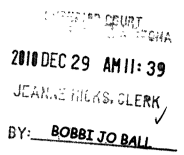
William E Williams 824 W Gurley St, #129 Prescott, AZ 86305



ARIZONA SUPERIOR COURT

YAVAPAI COUNTY

STATE OF ARIZONA,

No. P1300CR201001325

Plaintiff,

COMPLAINT FOR CONSPIRACY TO WITHOLD DOCUMENTS

Vs.

STEVEN CARROLL DEMOCKER,

Defendant,

COMPLAINT FOR CONSPIRACY TO WITHOLD DOCUMENTS

Petitioner pro se William E. (Bill) Williams respectfully files this complaint in the above captioned matter.

As grounds for the motion, Petitioner states:

1. I am a taxpayer in Yavapai County who has standing with the court.

BACKGROUND

Petitioner, William E. (Bill) Williams, is researching the DeMocker case and has been allowed to observe, make oral argument, and write about and within courtroom proceedings in the above captioned matter.

The Court has been playing an actionable "hide the pea game" following numerous motions by professional news media outlets for releasing documents.

Judge Darrow issued a December 8 Order regarding how to request documents.

During the month of December, the Petitioner attempted numerous times to review the public record in this case but was denied.

This is a complaint against Judge Darrow, Jeanne Hicks, Susan Rupe, Renee Brenner and Sheila Polk. The will serve as defendants in this case.

On December 29, 2010 Petitioner was informed by Judge Darrow's assistant that the Judge has been removed from the case, but no on-line or hard copy versions of any recent records, dating back one month, are available to the public.

Petitioner requests the Court take judicial notice of all records requests and motions filed by journalists and the public over the last several months.

On its face, all the motions and actions by court personnel, including the clerk, the records division, the county attorney and judges appear from the public point of view to be a grand conspiracy to keep public records from the public in violation of A.R.S. § 39-121 Inspection of public records.

In December, Petitioner attempted to view the file. The records clerk called upstairs to Judge Darrow's bailiff who said all volumes were in the judge's office and Petitioner could not review them.

On December 29, Judge Darrow's assistant in the Verde office said the bailiff was not telling the truth. This is a systematic conspiracy to deny access.

Petitioner herein incorporates all previous arguments and authorities by attorneys for Western News and Info, Inc, as well as his own arguments and authorities for releasing al documents to the public. Petitioner hereby requests:

 A viewing of all volumes of cases files believed to be in the possession of the court or the judge.

- Because of cost considerations, allow Petitioner to request copies of only the documents he divines during viewing.
- 3) In accordance with the recent Arizona Supreme Court ruling, Petitioner demands this Court immediately unseal the motions and responses of the attorneys regarding withdrawal from the case because they are no longer on the case, there is no harm in reviewing their exact reasons why, and the public has the right to know why.
- 4) The juror's notes which they turned over to the court when they were in the presence of attorneys and the judge prior to being dismissed from service.
- 5) Sheriff's reports; reports from County Attorney investigators; exhibits including audio and video disks; medical examiner records; motions, answers, replies, memorandum, transcribed testimony, orders, notices, and minute entries in the Steven Carroll DeMocker murder investigation and trial captioned in superior court as p1300cr20081339.
- 6) These documents shall be made available without reduction with the following exceptions a) the name or address of a minor juvenile, b) juror names and addresses, c) addresses of key witnesses, and d) privileged communications.
- 7) The James Knapp medical examiner's ruling, and the police report of his alleged suicide, which Prescott P.D. detective Peterson refused the Petitioner, telling him to "ask County Attorney Sheila Polk."
- 8) A copy of attorney DuPont's letter Judge Darrow spoke of in court referencing the attorney for the DeMocker daughters being out of state and wanting to participate.

The basis for allowing release is for Petitioner's stated reasons in his October and November filings in this case; specifically, Petitioner is a conduit to the citizens of Arizona because he is writing a series of articles on phoenix examiner.com and is writing chapters for a book about the above captioned matter. The public has a right to know. The media's freedom of the press would be harmed. Interstate commerce is harmed. The harms and prayers for relief in Petitioner's prior pleadings are incorporated herein in full.

Legal bases and case law cited in Petitioner's previous pleadings in this case are incorporated herein in full.

REQUEST FOR RELIEF

For the foregoing reasons, Petitioner respectfully moves the Court to:

- 1. Supply all of the records requested above.
- 2. Order the clerk to scan and post records on line.
- Or issue a finding of fact and conclusion of law required of this Court by statute and case law IF records are not released.

Respectfully Submitted

William E. (Bill) Williams

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I certify that a copy of the foregoing was faxed to Chris Moeser attorney for WNI, the Yavapai County Attorney's office, the Defendant's attorney Craig Williams, and John Sears.

William E. (Bill) Williams